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COMBINED DECLARATION AND POWER OF ATTORNEY

Attorney Docket No.

1900-0252.21

The priority of the earliest application(s) (if any) filed within a year prior to this application is hereby claimed under 35 U.S.C. §119;

I hereby appoint the following attorneys and agent(s) to prosecute said application and to transact all business in the Patent and Trademark Office connected therewith and to file, prosecute and to transact all business in connection with international applications directed to said invention:

William H. Benz - Reg. No. 25,952 Robert P. Blackburn - Reg. No. 30,447 Thomas E. Ciotti - Reg. No. 21,013 POWER AND ENGINEERING AND THE PROPERTY OF THE

Grant D. Green - Reg. No. 31,259 Gladys H. Monroy - Reg. No. 32,430 Kate H. Murashige - Reg. No. 29,959 Lisabeth Feix Murphy - Reg. No. 31,547

Ronald Craig Fish - Reg. No. 28,843 Dianne E. Reed - Reg. No. 31,292
Mary-Elizabeth Buckles Reg. No. 31,907 Matthew C. Rainey-Reg. No. 32,291

Roberta L. Robins, Reg. No. 233,208

Debra A. Shetka, Reg. No. 233,309 Address all conespondence to:

CIOTTI & MURASHIGE, IRELL & MANELLA 545 Middlefield Road, Suite 200 Menlo Park, CA 94025-3471

Kate H. Murashige

Address all telephone calls to: _

at 415-327-7250.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that wiltul false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Tale 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

FULL NAME OF SOLE OR FIRST INVENTOR	scharing file - Julie -	OATE -8
J.Jeffrey Seilhamer	791 222	CITOENSHE
Milpitas, California	<u> </u>	United States
POSTOFFICE ADDRESS 1189 Moulton Drive, Milpit	tas, CA 95035	
II89 Worlfou prive, urren	SIGNATURE	DATE
FULL NAME OF SECOND JOINT INVENTOR, IF ANY	pla-humil	3-3-3
John Lewicki		CITUZENSHIP
San Jose, California	•	United States
4465 Borina Drive, San Jo	se, CA 95129	
FULL NAME OF THIRD JOINT INVENTOR, IF ANY	SICHATURE (2-28-8
Robert M. Scarborough	Chat M. Subject	1 CITATION OF
RESIDENCE		United States
Hayward, California		
POSTOFFICE ADDRESS		
29381 Clearbrook Circle.	#2, Hayward, CA 94544	
FULL NAME OF FOURTH JOHT INVENTOR, IF MY	30041777	OATE /
J. Gordon Porter	1/40-15m/ 00-3	ICTIVE COMP
HE STORAGE		United States
	<i>'</i>	02002
Newark, California		
Newark, California POSTOFFCE ADDRESS 7261 Dumas Place, Newark		

COMBINED DECLARATION AND POWER OF ATTORNEY FOR CONTINUATION-IN-PART APPLICATION

Attorney Docket No.

1900-0252.21

As a below named inventor, I hereby of My residence, post office address and I BELIEVE I AM THE ORIGINAL, FIRST ORIGINAL, FIRST AND JOINT INVEN MATTER WHICH IS CLAIMED AND F	citizenship are as stated belo ST AND SOLE INVENTOR (if ITOR (if more than one name	only one name is fisted below) OR AN is fisted below) OF THE SUBJECT		
ENTITLED RECOMBINANT TECH	NIQUES FOR PRODUCTION	OF BRAIN NATRIURETIC		
the specification of which:				
(ched	e) 🗓 was filed on	19 January 1989 as 299,880		
		•		
	and was amended on	(if applicable)		
I HAVE REVIEWED AND UNDERSTAND THE CONTENTS OF THE ABOVE-DENTIFIED SPECIFICA-TION. INCLUDING THE CLAIMS, AS AMENDED BY ANY AMENDMENT REFERRED TO ABOVE; I ACKNOWLEDGE THE DUTY TO DISCLOSE INFORMATION WHICH IS MATERIAL TO THE EXAMINATION OF THIS APPLICATION IN ACCORDANCE WITH TITLE 37, CODE OF FEDERAL REGULATIONS, Sec. 1.56 (a) which states: "A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application. All such individuals have a duty to disclose to the Office information they are aware of which is material to the examination of the application. Such information is material where there is a substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application."; I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below, and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States				
Code §112, I acknowledge the duty to Federal Regulations, §1.56(a) set forth tion and the national or PCT internation	above which occurred between	en the filing date of the prior applica-		
206,470 /	14 June 1988	Pending		
(Application Serial No.)	(Filing Dete)	(Status) (patented, pending, abandoned)		
200,383	31 May 1988	Pending		
(Application Serial No.)	(Filing Date)	(Status)		

As to the subject matter of this application which is common to said earlier application, I do not know and do not believe that the same was ever known or used in the United States of America before my or our invention thereof or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to said earlier application, or in public use or on sale in the United States of America more than one year prior to said earlier application; that said common subject matter has not been patented or made the subject of an inventor's certificate issued before the date of said earlier application in any country foreign to the United States of America on an application; and that the earliest application(s) for patent or inventor's certificate on said invention filed by me or my legal representatives or assigns in any country foreign to the United States of America is identified below, as well as all other such applications (if any) filed more than twelve months prior to the filing date of this application:

None

The priority of the earliest application(s) (if any) filed within a year prior to said pending prior application is hereby claimed under 35 U.S.C. §119;

As to the subject matter of this application which is not common to said earlier application, I do not know and do not believe that the same was ever known or used in the United States of America before my or our invention thereof or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application, or in public use or on sale in the United States of America more than one year prior to the date of this application, and that said subject matter has not been patented or made the subject of an inventor's certificate issued in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months prior to the date of this application, and that the earliest application(s) for patent or inventor's certificate on said subject matter filed by me or my legal representatives or assigns in any country foreign to the United States of America is identified below, as well as all other such application(s) (if any) filed more than twelve months prior to the filing date of this application:

None